1 The Honorable Ricardo S. Martinez 2 3 4 UNITED STATES DISTRICT COURT 5 WESTERN DISTRICT OF WASHINGTON 6 AT SEATTLE 7 8 TREVOR KEVIN BAYLIS, Case No. 2:23-cv-01653-RSM 9 Plaintiff, (pro se). **DECLARATION OF BAYLIS** IN SUPPORT OF PLAINTIFF'S 10 RESPONSE TO VALVE'S MOTION v. TO REFER COPYRIGHT **REGISTRATION QUESTIONS TO** 11 VALVE CORPORATION, THE REGISTER OF COPYRIGHTS AND FOR STAY OF PROCEEDINGS 12 Defendant. Date filed 10th April 2024 13 14 I, Trevor Kevin Baylis, declare as follows: 15 1. I am a professional 3D artist and animator. I represent myself as Plaintiff 16 ("Baylis") in this matter. I am fifty six years old and have personal knowledge of the facts 17 stated below. I am otherwise competent to testify and, if called upon to testify on the matters 18 herein, would do so consistently with this declaration. 2. Attached hereto as **Exhibit A** is a true and correct copy of Director Timo 19 20 Vuorensola's comments regarding the Finish Market Court Case "MAO302/18" from Iron 21 Sky Producers official web site, (https://web.archive.org/web/20181004123920/http://ironsky. net/2018/08/01/the-iron-sky-struggle-part-3-the-final-countdown/) (Accessed 10th April 2024) 22 23 DECLARATION OF BAYLIS IN SUPPORT OF PLAINTIFF'S RESPONSE 24 TO VALVE'S MOTION TO REFER COPYRIGHT REGISTRATION QUESTIONS TO THE REGISTER OF COPYRIGHTS AND FOR STAY OF **PROCEEDINGS** No. 2:23-cy-01653-RSM

Wherein it is admitted by "Defendants" in MAO302/18 words to the effect that Baylis did work on the film Iron Sky, and **a false claim by Defendants** that Baylis was working on a "work-for-hire" basis under a signed contract.

- "As the defendants, we argued that while they did work on the film, they were working on a work-for-hire basis, under a signed contract" (Iron Sky Director Timo Vuorensola)
- 2. Attached hereto as **Exhibit B** is a true and correct copy of email exchanges
  Baylis had with Saskia Florence, Supervisory Registration Specialist, Performing Arts
  Division, Motion Picture Team U.S. Copyright Office. (Copyright Office <cop-ad@loc.gov>
  26 Sept 2023, 22:36). Wherein Ms Florence specifically instructs Baylis to base his registration on United States Copyright law whilst assuring him she understands that foreign laws may be different. "Please note that an application for copyright registration must be filed according to the U.S. Copyright law. I understand that in other countries, copyright law and work made for hire can be quite different." (Saskia Florence)
- 3. Attached hereto as **Exhibit C** is a true and correct copy of a Machine Translation of Pirkanmaa District Court case in Finland Baylis v Troll VFX, L15/32468 wherein Baylis has proven his authorship to his Iron Sky works in front of Judge Oskar Kulmala who wrote, "In relation to the aforementioned animations, Baylis has shown, for example, regarding Maya files K21, K27 and K28, which are evidence, that numerous and numerous files and meta-files have his name, i.e. he was the author of the animations." (Judge Oskar Kulmala page 11 (Baylis\_11))

DECLARATION OF BAYLIS IN SUPPORT OF PLAINTIFF'S RESPONSE TO VALVE'S MOTION TO REFER COPYRIGHT REGISTRATION QUESTIONS TO THE REGISTER OF COPYRIGHTS AND FOR STAY OF PROCEEDINGS

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1	4. Attached hereto as <b>Exhibit D</b> is a true and correct copy of a recent email
2	exchange Baylis had with Finnish Lawyer Petri Eskola who represented Baylis and other
3	plaintiffs in MAO302/18 wherein he confirms that there was no actual dispute in MAO302/18
$\left\  4 \right\ $	about Moral rights (The right to claim authorship) under section 3 of the Finnish copyright act
5	"Hi Trev,
6	indeed, I can confirm that moral rights were not an issue at all in Market Court
7	proceedings, but only economical rights.
8	Petri" (Email from Petri Eskola <petri.eskola@backstrom.fi> 08 April 2024).</petri.eskola@backstrom.fi>
9	
10	I declare under penalty of perjury under the laws of the State of Washington that the
11	foregoing is true and correct.
12	Executed in Tampere, Finland on this 10th day of April, 2024.
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14	Trevor K Baylis
15	Two Bay
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23	<sup>1</sup> "J" citations are to Second Amended Complaint ("SAC") Dkt. #25 unless otherwise indicated.  DECLARATION OF BAYLIS IN SUPPORT OF PLAINTIFF'S RESPONSE

TO VALVE'S MOTION TO REFER COPYRIGHT REGISTRATION

QUESTIONS TO THE REGISTER OF COPYRIGHTS AND FOR STAY OF

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1 2 CERTIFICATE OF SERVICE FORM 3 FOR ELECTRONIC FILINGS 4 I hereby certify that on 10th April 2024 I electronically filed the foregoing document 5 with the United States District Court 6 Western District of Washington at Seattle by using the CM/ECF system. I certify that the following parties or their counsel of 7 8 record are registered as ECF Filers and that they will be served by the 9 CM/ECF system: 10 Jeremy E Roller: jroller@aretelaw.com, 11 jfischer@aretelaw.com, 12 kgreenberg@aretelaw.com 13 14 Jonah O. Harrison: jharrison@aretelaw.com, 15 jfischer@aretelaw.com, 16 kgreenberg@aretelaw.com 17 18 Dated: 10th April 2024 19 Trun Bayli 20 21 Trevor Kevin Baylis 22 Jankanraitti 23 Tampere 33560, FINLAND DECLARATION OF BAYLIS IN SUPPORT OF PLAINTIFF'S RESPONSE 24 TO VALVE'S MOTION TO REFER COPYRIGHT REGISTRATION QUESTIONS TO THE REGISTER OF COPYRIGHTS AND FOR STAY OF **PROCEEDINGS** 

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